	1
	2
	2
	4
	5
	6
	7
	8
	9
,	10
	11
, minor	12
	13
	14
	15
	16
	17
	18
1	19
	20
	21
	22
	23
	24
	25
	26
	27

28

- 1	
1	Mark R. Thierman, NV#8285 CAL#72913
2	Jason Kuller, NV#12244 CAL#228157
	Joshua Buck, NV#12187 CAL#258325
3	THIERMAN LAW FIRM, P.C.
	7287 Lakeside Drive
4	Reno, Nevada 89511
5	Tel: (775) 284-1500
	Fax: (775) 703-5027
6	
7	Attorneys for Plaintiff MICHELLE WUEST
	Richard J. Simmons, CAL#72666
8	Daniel J. McQueen, CAL# 217498
9	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
	333 South Hope Street, 48 th Floor
10	Los Angeles, California 90071
11	Tel: (213) 620-1780
	Fax: (213) 620-1398
12	
	Attorneys for Defendants CATHOLIC HEALTHCARE WEST and ST. MARY'S
13 l	

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

and all others similarly situated,		
Plaintiffs,		
v.		
CATHOLIC HEALTHCARE WEST, a California Corporation; ST. MARY'S REGIONAL HEALTH CENTER, an unknown Nevada entity; and Does 1-50, Inclusive,		

Defendants.

Case No.: CV11-2550 CRB Assigned to Hon. Charles R. Breyer

JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE DATE TO NOTIFY COURT OF POSSIBLE RESOLUTION

Pursuant to Local Rules 6-1(b) and 7-12, Plaintiff Michelle Wuest ("Plaintiff") and Defendants Catholic Healthcare West and St. Mary's Regional Health ("Defendants"), by and through their undersigned counsel, hereby stipulate and request as follows:

Caseas:43:-t1-60802554RBRBCDd2oonenet18 19Fileid40/19/20/1Page2gef23of 3

	1
	2
	3
	4
	5
	6
	7
	8
	9
et	10
wyer.	11
aborla	12
www.	13
il.net	14
урасье	15
wyer@	16
aborla	17
:mu:	18
щ	19
	20
	21
	22
	23
	24
	25
	26
	27
	28

(775) 284-1500 Fax (775) 703-5027

THIERMAN LAW FIRM, PC

7287 Lakeside Drive Reno, NV 89511

- a. The parties are to proceed with informal discovery to allow resolution of the case;
- b. Defendants' response to the amended complaint is continued; and
- c. The parties are to inform the Court as to their position regarding resolution of the matter or the matter being transferred to Nevada by October 21, 2011.

WHEREAS, the parties have been diligently engaged in settlement negotiations in an attempt to inform the court as to their position by the October 21, 2011 deadline; however, the parties agree that they require additional time;

WHEREAS, the parties request an additional thirty (30) days to discuss resolution of the matter;

IT IS HEREBY STIPULATED by and between the parties, through their respective counsel:

The deadline to inform the Court as to their position regarding resolution of the matter or the matter being transferred to Nevada is extended to November 21, 2011.

IT IS SO STIPULATED.

Dated this 19th day of October, 2011

By: /s/ Jason J. Kuller
JASON J. KULLER, ESQ. (CAL#228157)
THIERMAN LAW FIRM, P.C.
7287 Lakeside Drive
Reno, Nevada 89511
Attorneys for Plaintiff
MICHELLE WUEST

, , ,

||/ /

Caseas:43:-t1-0082555RORBCOdomenett8 19Fileid40/19/20/1Pagesef33of 3

(775) 284-1500 Fax (775) 703-5027

Reno, NV 89511

THIERMAN LAW FIRM, PC

7287 Lakeside Drive

Dated this 19th day of October, 2011

Dated this 19 day of October, 201

By: <u>/s/ Daniel J. McQueen</u>
DANIEL J. MCQUEEN, ESQ. (CAL#217498)
SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
333 South Hope Street, 48th Floor
Los Angeles, CA 90071

Attorney for Defendants
CATHOLIC HEALTHCARE WEST and ST. MARY'S
REGIONAL HEALTH CARE CENTER

ORDER

IT IS SO ORDERED:

DATED: October 20, 2011

